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Paragraph W of this Order is amended to provide that the hearing on October 18, 2018, will be held at 10:00 a.m.

SELECT OF THE SE

SO ORDERED. SIGNED this 24th day of July, 2018

THIS ORDER HAS BEEN ENTERED ON THE DOCKET. PLEASE SEE DOCKET FOR ENTRY DATE.

Suzanne H. Bauknight
UNITED STATES BANKRUPTCY JUDGE

UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF TENNESSEE NORTHERN DIVISION AT KNOXVILLE

IN RE:

INDUSTRIAL FABRICATION & REPAIR,

INC.

Case No. 3:18-30530-SHB

Chapter 11

Debtor & Debtor in Possession

THIRD ORDER AUTHORIZING INTERIM USE OF CASH COLLATERAL AND GRANTING ADEQUATE PROTECTION

This contested matter came before the Court for hearing on March 1, 2018, (the "Hearing") on the Motion for an Order Authorizing Debtor-in-Possession to use Cash Collateral and for Emergency Hearing [Dkt Entry #: 8] (the "Motion") filed by Industrial Fabrication & Repair, Inc. (the "Debtor") and Objection to the Motion [Dkt Entry #: 17] (the "Objection") filed by Southeast Community Capital Corporation d/b/a Pathway Lending ("Pathway"), seeking authorization to use cash collateral of Pathway. The Court entered an interim cash collateral order on March 1, 2018 [Dkt Entry #21], and the matter was further set for hearing on April 5, 2018. On March 30, 2018, the United States, on behalf of the Internal Revenue Service ("IRS")

filed an objection to the interim cash collateral order. On July 19, 2018, counsel for the debtor, and the United States Trustee appeared for the hearing and announced an agreement concerning the debtor's use of cash collateral. The Court thereby finds that the parties agree as follows:

JURISDICTION

1. This Court has jurisdiction over this matter and the parties in interest, properties and interests affected hereby pursuant to 28 U.S.C. § 157(b) and § 1334. This is a core proceeding under 28 U.S.C. § 157(b)(2)(A),(M),(N) and (O). Venue is proper before this Court pursuant to 28 U.S.C. § 1408 and § 1409. The statutory and procedural predicates for relief are 11 U.S.C. § 363 and Fed. R. Bankr. P. 4001(b).

BACKGROUND FACTS

- 2. On February 27, 2018 (the "Petition Date"), Debtor filed a voluntary petition under Chapter 11 of the Title 11 United States Code (the "Bankruptcy Code").
- 3. As of the date of the filing of this Motion, the Debtor is in possession of its property and pursuant to 11 U.S.C. § 1108 remains in control of its businesses as no Trustee has been appointed in these cases. As of the date of filing this Motion, no committee of unsecured creditors has been appointed.
- 4. The Debtor operates a business that performs welding, machine work, and custom construction work with an office and facility located at 2415 Sycamore Drive Knoxville, Tennessee 37921.
- 5. Pathway and the Debtor are parties to multiple Loan Agreements, Promissory Notes, Security Agreements, Deeds of Trust, and other documents (the "Loans") dating back to April 15, 2013, (as amended, modified, restated or supplemented, the "Loan Agreements"), pursuant to which Pathway has made certain revolving credit loans (collectively, and including all principal,

interest and costs and expenses related thereto, the "Revolving Credit Loans") to the Debtor. A summary of the Loan Agreements is summarized and incorporated herein by reference as outlined in Collective Exhibit A attached hereto.

6. As of the Petition Date, Pathway is owed no less than \$2,513,722.90 (the "Obligations") summarized by each Loan as follows:

Loan #	Principal	Accrued Interest	Fees	Total
1746-01	\$970,161.53	\$ 109,667.11	\$ 1,779.69	\$1,081,608.33
1746-02	\$132,267.56	\$25,708.17	\$700.00	\$158,675.73
1746-03	\$ 479,526.11	\$84,974.38	\$2,509.04	\$567,009.53
1746-04	\$ 607,212.46	\$ 99,216.85	-	\$706,429.31
			Total	\$2,513,722.90

- 7. To secure the payment and performance of all of the Obligations under the Loan Agreements, the Debtor granted to Pathway a first priority continuing security interest in and lien upon all or substantially all of the Debtor's personal property, including, without limitation, all accounts, general intangibles, documents, instruments, chattel paper, goods, inventory, equipment, fixtures, deposit accounts, investment property, letter-of-credit rights, commercial tort claims, supporting obligations, books and records, and all products and proceeds of any of the foregoing (collectively, and as more particularly defined in the Loan Agreements, the "Collateral" or "Cash Collateral"). Pathway agrees that this interest and lien does not apply to the Debtor's vehicles, as the Loan Agreements were not originally secured against them. Further, the Parties agree that the vehicles are of insufficient value to generate any cash collateral.
- 8. Pathway perfected its security interests in and liens upon the Collateral by, among other things, filing a series of UCC-1 financing statements in the Office of the Secretary of State of Tennessee, naming the Debtor as debtor and Pathway as secured party and describing the

Collateral. True and correct copies of the financing statements are listed and are incorporated herein by reference as outlined in Collective Exhibit A.

- 9. Accordingly, Pathway asserts that it properly holds a perfected security interest in Debtor's Cash Collateral as defined in 11 U.S.C. § 363(a). Upon information and belief, the Debtor does not dispute that Pathway holds a properly perfected security interest in Debtor's Cash Collateral and Collateral as defined in 11 U.S.C. § 363(a); provided however, nothing in this Order shall constitute an adjudication as to the validity, extent, or priority of Pathway's liens in the Debtor's property. All rights of the parties in interest as to the validity, extent, or priority of Pathway's liens in the Cash Collateral and Collateral are hereby reserved for determination upon entry of a final order on the use of cash collateral. Nothing in this Order shall be construed as an improvement of Pathway's liens or security interest since the Petition Date.
- 10. Under the Loan Agreements, the Debtor is required to adhere to certain financial and borrowing covenants as outlined in the Borrowing Base formulas and loan covenants.
- 11. The IRS filed a proof of claim for tax liabilities owed in the total amount of \$1,021,452.86, of which \$212,073.97 is a secured claim pursuant to 11 U.S.C. § 506(a), \$631,909.42 is an unsecured priority claim pursuant to 11 U.S.C. § 507(a)(7), and \$177,469.47 is a general unsecured claim.
- 12. The IRS has a lien interest on all of Debtor's property and rights to property by virtue of a Notice of Federal Tax Lien ("NFTL") filed with the Knox County Register of Deeds on August 1, 2016. A true and correct copy of the NFTL is attached hereto as Exhibit B.
- 13. Pursuant to 26 U.S.C. § 6323(c), the IRS has a superior lien on all accounts receivable, inventory, and cash arising after forty-five days following the filing of the NFTL, which was September 15, 2016.

14. The Debtor experienced financial difficulties, and Events of Default under the Loan Agreements have occurred.

15. The Debtor does not own any assets or property of material value other than the Collateral, and in order to continue to operate its business in Chapter 11 and to formulate a plan of reorganization he will need to use Cash Collateral and the other Collateral. Pathway and the United States object to the Debtor's use of the Cash Collateral.

16. After reviewing the Motion filed by the Debtor and the Objections filed by Pathway and the United States, the Court will conditionally grant the Motion, but the Debtor's use of the Cash Collateral will be subject to the Debtor's continued compliance with the adequate protection provided by and the other terms and conditions of this Order.

NOW, THEREFORE, IT IS HEREBY ORDERED that:

A. All findings of fact that are or may be deemed conclusions of law are hereby incorporated as conclusions of law.

B. The Debtor is hereby authorized to use or consume Cash Collateral during the time from the Petition Date until Monday, October 31, 2018 at 6:00 P.M. Eastern Standard Time (the "Interim Period"), unless said authorization is terminated at the final hearing on the Motion or otherwise, only in the amounts and only for those items provide for in the Cash Collateral and expenditure budget prepared by the Debtor that is attached to this Order as Exhibit C (the "Budget") plus the payment of quarterly fees due to the United States Trustee. The Budget includes an adequate protection payment payable to Pathway in the amount of \$625.00 per week to be paid by the Debtor on every Friday for the month of April, \$825.00 per week for the month of May, and \$1,025 per week for the month of June during the Interim Period. The Budget also includes an adequate protection payment payable to the IRS for \$3,000 per month during the

Interim Period. The first payment to the IRS shall occur not later than April 30, 2018 and will be made to the United States Attorney's Office for the Eastern District of Tennessee, c/o the Financial Litigation Unit, 800 Market Street, Suite 211, Knoxville, Tennessee 37902. The adequate protection payments to the IRS shall continue every month thereafter on the 15th day of the month to be sent to the United States Attorney's Office as stated above until the Debtor remits its first payment to the IRS under a confirmed plan of reorganization, at which time said plan payments shall be made directly to the IRS, Attention: Kenya L. Bufford, 801 Broadway, MDP 146, Room 285, Nashville, Tennessee 37203, pursuant to the terms of the confirmed plan of reorganization (if no terms are specified in the confirmed plan, then by the 15th day of each month). Debtor is not authorized to use or to consume Cash Collateral (a) for anything that is not a line item in the Budget, the quarterly fees to the United States Trustee or (b) in an amount more than one five percent (5%) of any line item in the Budget during any calendar week without the prior written consent of Pathway and the United States or an Order of this Court after notice and an hearing.

- C. As adequate protection for the use and consumption of the Collateral, Pathway is hereby granted replacement liens and security interests in all of the same post-petition property of the Debtor and with the same priority as Pathway has in the Debtor's prepetition Cash Collateral and Collateral.
- D. As additional adequate protection for Pathway, Pathway is hereby granted an allowed superpriority administrative claim pursuant to 11 U.S.C. § 507(b) to the extent the terms of the Order prove insufficient to adequately protect the interest of Pathway for use of Cash Collateral.
- E. The Debtor also shall promptly provide Pathway with the following items and reporting to counsel for Pathway and Officers of Pathway:

- a. on or before 5:00 p.m. on every other Monday immediately following the entry of this Order, (i) a written report for the immediately preceding fourteen (14) day period that accurately reflects (A) all cash and revenues received by the Debtor specifying all amounts received from (a) Shear Blade Sales and Parts Sales: (b) Pump Repairs; (c) Machine Shop, Welding, and Fabrication; (d) Total Sales; and (e) Gross Profit; (ii) all expenditures by the Debtor, and (iii) the amount of cash on hand;
- b. an accounting, listing and itemization of all expenditures and use of Cash Collateral since the Petition Date;
- c. at Pathway's request, any additional financial and reporting information Pathway may reasonably require, together with access to all of the Debtor's property and accounting and financial records during reasonable business hours
- F. The IRS, without further action or documentation, is granted a replacement lien under 11 U.S.C. § 361(2) and 11 U.S.C. § 363(f)(3) to the same extent, validity, and priority that existed in the pre-petition property of the bankruptcy estate that secures the indebtedness owed to the IRS, including, but not limited to, all of the Debtor's accounts receivable, inventory, and cash to the extent its lien existed at filing.
- G. The replacement liens and security interests granted by this Order are automatically deemed perfected upon entry of this Order without other filings or recordings, although Pathway is authorized to file and/or record the liens and security interests granted by this Order as Pathway deems appropriate.
- H. Subject to prior notice and approval by counsel for the Debtor, which shall not be unreasonably withheld, representatives of Pathway may visit and remain on the business premises of the Debtor to conduct an inventory, audit or inspection of the Collateral and use of

Cash Collateral, and to verify or to obtain supporting details concerning the financial information provided to Pathway under this Order.

- I. Pathway and the United States retain the right to request further protection of their interests in the Collateral, to seek the appointment of a trustee or examiner or the dismissal of this case, to request any other relief and to assert their entitlement to the benefits of Section 507(b) of the Bankruptcy Code in connection with any use, sale or other disposition of any of the Collateral to the extent the protection afforded by this Order proves to be inadequate.
- J. The Debtor shall deposit any and all required employment taxes on the first business day after payroll is made.
- K. The Debtor shall file all post-petition tax returns, including, but not limited to, Forms 941, when due and pay any balance thereon with said return.
- L. The Debtor shall timely pay all post-petition tax liabilities.
- M. The Debtor shall submit proof to the IRS that demonstrates that the Debtor is current with its tax deposits.
- N. The Debtor shall bring current any and all delinquent tax deposits by April 30, 2018.
- O. The Debtor shall file any and all delinquent tax returns within thirty (30) days of this order.
- P. The provisions of this Order shall be effective as of the Petition Date and any actions taken pursuant thereto shall survive entry of, and shall govern with respect to any conflict with any order which may be entered dismissing this case.
- Q. In taking or refraining from any actions related to or in connection with this Order, Pathway shall not be liable to any entity or deemed to be in control of or to be acting as Debtor's employer, employee, officer, contractor or agent or as a "responsible person" with respect to the

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operation or management of the Debtor, the Collateral, or any other property of the Debtor's estate.

- R. If any of the provisions of this Order are modified, vacated or stayed, such stay, modification or vacation shall not affect the validity of the respective liens, security interests and administrative claims granted to Pathway and the United States by this Order. Debtor's use of the Cash Collateral prior to Pathway and the United States receiving notice of such stay, modification or vacation shall be governed by the original terms of this Order.
- S. Upon at least two (2) days written notice to the other, the Debtor, Pathway, or the United States may request a hearing for the purpose of modifying, amending or terminating this Order.
- T. The Debtor shall timely pay all quarterly fees due to the United States Trustee as required pursuant to 28 U.S.C. § 1930(a)(6).
- U. The Debtor shall timely file all monthly operating reports during the administration of the instant case.
- V. Upon the Debtor's failure to timely comply with the provisions of this Order, the U.S. Trustee, U.S. Attorney, or Pathway may certify said failure to the Court and request a hearing to determine whether the case should be dismissed or converted to a Chapter 7 Case, whichever is in the best interest of creditors of the bankruptcy estate.
- W. A copy of this Order shall be served on all known creditors and parties in interest in this case. Objections to the provisions of this Order, the Motion, and Objection must be filed with the Clerk of the Court, no later than, September 30, 2018. The Court will hear the Motion, the Objection and any objections to this Order, Motion, and Objection, on a final basis, on Thursday, October 18, 2018, at 9:00am at the United States Bankruptcy Court, Eastern District

of Tennessee, Courtroom 1 C located in the Howard H. Baker Jr. U.S. Courthouse 800 Market Street, Suite 330, Knoxville, TN 37902.

IT IS SO ORDERED.

STIPULATED & APPROVED FOR ENTRY:

QUIST, FITZPATRICK & JARRARD, PLLC

/s/ Ryan E. Jarrard

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COLLECTIVE EXHIBIT A

SUMMARY OF LOAN DOCUMENTS

- 1. Loan Nos. 1746-01 & 1746-02 Loan Agreement dated April 15, 2013;
- 2. Loan No. 1746.03 Loan Agreement dated April 15, 2013;
- 3. Loan No. 1746-01 Promissory Note in the original principal amount of \$1,000,000.00 dated April 15, 2013;
- 4. Loan No. 1746-02- Line of Credit Note in the original principal amount of \$150,000.00 dated April 15, 2013, as modified by that certain Modification Agreement dated January 10, 2014; as modified by that certain Modification Agreement dated December 30, 2014; and further modified by that certain Modification Agreement dated August 25, 2015;
- 5. Loan No. 1746-03 Promissory Note dated April 15, 2013 in the original principal amount of \$828,000.00;
- 6. Loan No. 1746-04 The Business Manager Agreement dated January 10, 2014;
- 7. That certain Security Agreement dated April 15, 2013;
- 8. That certain Security Agreement dated April 15, 2013;
- 9. That certain Pledge and Security Agreement dated April 15, 2013 executed by Steven Dorrough, as Pledgor, conveying, pledging, assigning, transferring, setting over, and delivering a security interest to Pathway of 1,000 shares of Stock in the Debtor;
- 10. That certain Pledge and Security Agreement dated April 15, 2013 executed by Stanley Mac Phillips, as Pledgor, conveying, pledging, assigning, transferring, setting over, and delivering a security interest to Pathway of 1,000 shares of Stock in the Debtor;
- 11. That certain Deed of Trust, Assignment of Leases, and Security Agreement executed by the Debtor dated April 15, 2013, of record in the Register's Office of Knox County, Tennessee (the "Register's Office") as Instrument Number 201304180068375, recorded on April 18, 2013;
- 12. That certain Deed of Trust, Assignment of Leases, and Security Agreement executed by Stanley Mac Phillips and Clarinda C. Phillips dated April 15, 2013, of record in the Register's Office as Instrument Number 201306200084122, recorded on June 20, 2013;
- 13. That certain UCC-1 Financing Statement (Fixture Filing) of record in the Register's Office as Instrument Number 201304180068376 recorded on April 18, 2013;
- 14. That certain UCC-1 Financing Statement perfecting Pathway's security interest in all assets of the Debtor of record in the Office of the Tennessee Secretary of State assigned File Number 213-130653 recorded on April 16, 2013, as continued by that certain UCC-3 Financing Statement Amendment filed on January 3, 2018, assigned File Number 428-039624;
- 15. That certain UCC-1 Financing Statement perfecting Pathway's security interest in all assets of the Debtor of record in the Office of the Tennessee Secretary of State assigned File Number 213-130654 recorded on April 16, 2013, as continued by that certain UCC-3 Financing Statement Amendment filed on October 26, 2017, assigned File Number 427-713741;
- 16. That certain UCC-1 Financing Statement perfecting Pathway's security interest in all inventory, chattel paper, accounts, equipment, and general intangibles of the Debtor of record in the Office of the Tennessee Secretary of State assigned File Number 420-980753 recorded on January 14, 2014, as amended by that certain UCC-3 Financing Amendment filed on January 28, 2014, assigned File Number 421-038989;

- 17. That certain UCC-1 Financing Statement perfecting Pathway's security interest in all stock of the Debtor owned by Steven Travis Dorrough of record in the Office of the Tennessee Secretary of State assigned File Number 213-130655 recorded on April 16, 2013;
- 18. That certain UCC-1 Financing Statement perfecting Pathway's security interest in all stock of the Debtor owned by Stanley Mac Phillips of record in the Office of the Tennessee Secretary of State assigned File Number 213-130656 recorded on April 16, 2013;

Exhibit C

Budget

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MONTHLY STATEMENT OF OPERATIONS FOR FISCAL YEAR 2018

	7/31/2018	8/31/2018	09/30/2018	10/31/2018	11/30/2018	12/31/2018	TOTAL 2018
Ordinary income/Expense							
Income							
E2Incom · E2PartincomeAcct	247,000.00	189,000 00	322,000.00	209,000,00	188,100 00	197,505 00	1,352,605.00
32000 · Returns & Allowances	00:0	00.00	0.00	9.0	0.00	00.0	0.00
32500 · Sales · Discount	-2.633.71	-2,087,41	-1,754.09	-1,548.40	4,022.13	4.111.89	-16,157.63
34000 - Delivery Charges	29.59	417.52	166.69	887.86	274.69	536.58	2.312.93
34500 · Miscellaneous income	00:00	00.0	00:006	00:0	0.00	0.00	300.00
Total Income	244,395,88	187,330,11	321 312 60	208,339,48	184,352,58	193,929.69	1.339 660 30
Cost of Goods Sold							
40920 · Paint Supplies	925.00	583.79	35.13	79.44	345.52	58 98	2,027 86
40900 · Shop Expenses							
41000 - Hardware	770.00	655 90	872.35	441.30	106.28	278 70	3,124 53
65700 · General Warehouse Exp	2,227.88	1.835 06	2,440.63	3,246,04	2.274 05	1.204 08	13 227 74
53900 · Small Tooks	000	000	80	0.00	000	00:0	000
53000 · Machining Expense	1.650 00	874.49	1,163,07	1,546.89	2,424 06	2.534.42	10,192,93
40910 · Shop Supplies	55.54	394.97	525.31	698.66	572.48	1,341,32	3.588.28
54200 - Shop Outside Repair Services	4,400 00	10,667.98	5,188.00	4.909.00	2.526.78	1,525 00	29.216.76
52500 · Welding Expense	988.36	2,650 40	3.525.03	4.688 29	3,563 42	3,483.86	18.899.36
40900 · Shop Expenses - Other	166.53	00:0	90.0	00.0	00.00	000	166.53
Total 40900 - Shop Expenses	10.258 31	17,078.80	13 714 39	15.530.18	11,467.07	10,367,38	78,416 13
E2COGS · E2PartCOGSAcct	00 0	00 0	0.00	0.00	000	000	00 0
42000 · Freight Charges	1,124.89	521 90	743.41	1,576.01	223 90	1,056 12	5,246 23
40600 · Cost of Sales Material							
40616 · Cost of Sales Material - HS	924.53	772.86	716.83	2.366.25	1,904,70	1,630.51	8,315.68
40611 · Cost of Sales Material - FS	22,000.00	7.999.29	9,741.27	8,100.00	5.875.00	17,088.00	70,803.56
40614 - Cost of Sales Material - RS	0:00	00'0	00.0	3,312.04	20182	00'0	3,513.86
40612 · Cost of Sales Material - GS	19,146.36	8,595,39	9,159.00	7.948.29	9,940.69	18,331,96	73,121,69
40610 · Cost of Sales Material - BS	1.982.35	4.61110	13,833.30	4,745,59	1,759 38	1,301 59	28.233 31
40600 · Cost of Sales Material - Other	26.224.00	52,697,00	34,277.00	19,200.00	17,100.00	11,000,00	160,498.00
Total 40600 · Cost of Sales Material	70,277,24	74,675,64	67,727.40	45.672.17	36,781 59	49,352.06	344,486.10
40700 - Cost of Sales Labor (No Burden)							
40715 · Employee Leasing	00:00	000	00.0	00.0	8.519 64	18.053 21	27.572 85
40716 - Cost of Sales Labor - HS	00:0	00'0	00:0	80	000	000	00.0
40711 · Cost of Sales Labor · FS	0.00	0.00	00:0	0.00	000	00.0	00.00
40712 · Cost of Sales Labor · GS	0.0	00'0	00:00	00.0	00:00	00'0	0.00
40710 - Cost of Sales Labor - BS	0.00	00:0	00:0	00.0	0.00	00:0	00:00
40714 · Cost of Sales Labor - RS	0.00	00'0	00:0	0.00	0.00	00:0	00:00
40700 · Cost of Sales Labor (No Burden) - Other	56,000.00	31,837,00	76,000.00	56.000.00	56.600.00	61,000.00	337,437,00
Total 40700 · Cost of Sales Labor (No Burden)	56,000.00	31.837.00	76,000.00	56.000.00	56.600.00	61,000.00	337,437.00
40701 · Cost of Sales Labor (Burden)	22,296.00	21,672.00	00:00	00.00	00:0	000	43.968 00
43500 · Purchase Discounts	-71 18	0.00	0.00	0.00	0.00	0.00	.71 18
Total COGS	160.810.26	145,369.13	158 220 33	118,857.80	105.418.08	121,834,54	811,510 14
Gross Profit	83.585.62	40.960 98	163,092,27	89,481.68	78.934 48	72.095 15	528,150 16
	34.20%	21.87%	50.76%	42.95%	42.82%	37.18%	39.42%
Expense							
58755 · Promotional Events	00:00	00'009	00.0	0.00	000	741.76	1,341,76
67500 - Advertising Expense	00.00	00:0	0.00	325.70	187 00	9.27	521.97
50110 · Salaries - Officers	2,000.00	8,750.00	7,000.00	8,750.00	7,000.00	7,000,00	45,500.00
66002 · Payroll							

Industrial Fabrication & Repair, Inc. Profit & Loss January through November 2017

	7/34/2018	8/31/2018	09/36/2018	10/31/2018	11/30/2018	12/34/2018	2018
50500 · Labor-Cost Out to Jobs	77,000,00	-53,509 00	-76.000 00	-56 000 00	-56 600 00	-81 000 90	380 109 00
50150 · Incentive Pay	888.38	712.21	630 45	852 57	55159	TO Sec	4 234 20
58700 · Employee Health reimbursement	6.379 42	5 215 38	5,150.88	6 366 60	4,610.88	4.310.88	37 034 04
50160 · Vacation Pay	1,500 00	356 00	1,410.00	3,190.00	3,431 00	1,69150	11 578 50
66001 · Payroll Expenses	86,546.71	64.000 00	90,098,76	63,757 00	88,204 00	74,296 00	446,902,47
66002 · Payroll - Other	00:00	00 0	0.00	00.0	000	00 0	000
Total 66002 - Payroll-Other than COS	18.314.51	16,774.59	21,230 09	18 166 17	20,197,47	19,896 38	114,639.21
Section : Insulative Comment of the tensor o	6	8	ć	6	;	;	
5880 · Key Man Life Insurance	2.185.24	0.00	0.00	0.00	000	000	000
58100 · Vehicle/Auto Insurance	2,200.00	2,200.00	2,200.00	2.200.00	2.200 00	2.200.00	13 200 00
58500 - Liability & Property Insuranc	1,100.00	1,100 00	1,100 00	1 100 00	1,100 00	1,100.00	9 600 00
58600 - Workers' Comp Insurance	2,100.00	2,100.00	2,100.00	2 100.00	2,100 00	2,100.00	12,600.00
Total 54000 - Insurance	7.585 24	7.585.24	7,585.24	7,585 24	7,585.24	7,585,24	45,511,44
56000 · Ropairs & Maint							
56750 - R/M Yard Crane	856.52	0.00	00:00	0.00	0.00	000	856.52
55700 - R/M Cat. Tow Motor T100D	192.00	192.00	192.00	0.00	00:0	192 00	768.00
57300 - Fruitment(Systems Bensix	1408.00	350.41	3 8	96 261	19200	900	384.00
56000 - Repairs & Maint - Other	00.00	0.00	8.5	80.0	0000	145000	1,150.00
Total \$5000 · Renaire & Maint	2 546 52	542 43	182 8	8 8	00.0	1,130.00	1,130,00
S4150 · Vehicle Repairs and Maint	30:040:3	1.74.	98:36	185.00	007:30	00 25	7
55370 · R/M 2000 FORD F150 RED	500.00	500.00	244.56	0.00	0.00	150 00	1,394,56
55450 · R/M 2000 CHEV GM White Flatbed	400.00	400.00	0.00	00:0	0.00	000	800:00
54150 · Vehicle Repairs and Maint · Other	750.00	150 00	00.00	49.17	753.83	150 00	1,853.00
Total 54150 · Vehicle Repairs and Maint	1,650.00	1.050 00	244 55	49.17	753.83	300 00	4,047.56
66900 · Reconciliation Discrepancies	00 0	000	0.00	00.00	-5 58	00 0	-5 56
61100 · Charitable Donations	80	0.00	8:0	00.0	000	000	000
21500 · Payroll Admin. Fees	92 87	92.87	92.87	92.87	92 87	92.87	557 22
50700 · Office Contract Labor	00:0	000	00.0	0.00	000	000	000
51400 · Social Security Company	5,450.50	4.398 74	4,333.72	6.046.91	4.349 14	4.352 13	28.931 14
51500 · Medicare Company	1.274.71	1.028 72	1.013.56	1,414,18	1,017 13	1,017.84	6,755 14
51800 - Fed Unemployment Laxes	27.181	26.57	3 8	4.48	19.90 0.40	43.30	274.02
42000 - Office Evicence	1 135 10	334.06	5 y	1,01	413.08	- 20 64	2 907 74
54400 · Gas Expense	2 974 40	184653	2 002 15	2.657.84	1888.39	1 477 00	12.846.31
57000 · Entertainment	00:0	000	0.00	37.56	000	000	37.56
57100 · Repairs & Maint (Shop Equip)	00:00	0.00	55 89	36 35	0.00	000	152.24
600 Adequate Protection Payments	9 200.00	9.200.00	9,200.00	9.200.00	9.200 00	9,200 00	55,200 00
60400 · Bus & Lic-A Corp Report	00'0	000	00'0	1 100 00	20 47	00:0	1,120.47
60500 · Licenses	747.23	300.00	00'0	1,100.00	000	000	2,147.23
60800 · Customer Goodwill	153.01	000	000	49.48	000	6.50	208 97
61000 · Miscellaneous Expense	425.00	467.50	514 25	565 68	622.24	684.47	3,27913
61200 - IT Expense	1,096.33	3.070.32	1,605.00	1.662.00	1,946,00	1,619.50	10,999 15
61500 - Selling Expense	000	000	1,810,00	8 8	000	960	1,810 00
62000 - Postage	140 00	100:00	49.00	150 00	100 00	90 00	589.00
62300 · Legal Fees	3,000.00	3,000.00	3,000.00	3.000.00	3,000 00	3,000 00	18,000 00
62500 · Professional Fees	00:00	0000	00.00	00:0	0.00	000	00 0
62600 · Consulting Fees	0.00	000	0.00	0.00	0.00	00 0	000
63500 · Facility Repairs & Maint	200:00	200 00	1,442.00	1.209.00	3,116,00	1.085.00	7,852.00
64200 · Drafting Expense	0.00	00'0	00.00	0.00	0.00	83 03	83 03
65600 · Internet Cable	849.07	849.07	849.07	849.07	849.07	84907	5.094.42
65500 Telephone	1,100.60	1,100,00	1,100,00	00.001.1	00,001,1	1,166.00	6.340.36
COUNTY Transfer CAPSTS &	4 875 00	7,100.00	N MC'	132.05 4 876.00	* / /6	05 000':	6,310.23
66500 · Uniforms	1 147 39	1 087 28	1 265 30	1.103.65	938 78	1 281 34	6 822 71
67000 · Utilites	4.200.00	4,200.00	4,400.00	4 400.00	4.200.00	3.800.00	25,200.00
67600 · Copier Rental Expense	851.32	603.32	205.44	240 44	000	000	1,900 52

Industrial Fabrication & Repair, Inc. Profit & Loss January through November 2017

	7/31/2018	8/31/2018	09/30/2018	10/31/2018	11/30/2018	12/31/2018	2018
7800 · Bad Debr	00:00	000	000	00 0	000	000	060
7900 · Benk and Service Charges							
60100 - Late Fees	00:00	06-0	000	00 0	000	000	000
60200 · Finance Charges	13 11	11 73	11 37	10 31	000	49.87	68.39
67910 - MERCHANT FEE	2,100.00	2,200 00	1,846.97	2,471 54	2,200 00	1,600 00	12,418 51
67905 · NSF FEE	00:0	00'0	00 0	00'0	000	0000	000
67900 · Bank and Service Charges - Other	164.28	57 25	163 69	57 00	00:00	86 00	528 22
otal 67900 · Bank and Service Charges	2 277.39	2,268.98	2.022.03	2 538.85	2.200.00	1,735.87	13,043 12
5600 · Taxes State F. & E.	00.0	000	00:00	00 0	000	000	000
1950 · Interest on Taxes Due	00:0	0.42	00 0	00 0	000	000	0.42
7000 · Tax Penalties	00 0	000	00 0	0.00	000	000	000
0000 · Suspense Account	00:00	00:00	00 0	00 0	00.0	000	000
Expense	\$ 80,385.35	\$ 80,385.35 # \$ 70,910.97 # \$ 72,937.55 # \$ 79,381.66 # \$ 72,072.41 # \$ 69,934.84 #	\$ 72,937.55 #	\$ 79,381.66	\$72,072.41	\$ 69,934.84 #	\$ 435,872.77
Income	\$ 3,200.27	\$ 29,949.99	5 90,154.72	\$ 10,100,01	\$ 6.862.07	\$ 2,160,31	\$ 82.527.39
	\$ 3,200.27	\$ 29,949.99	\$ 90,154.72	\$ 10,100.01	\$ 6,862.07	\$ 2,160.31	\$ 82,527.39

Total 67300 · Bank and Service Charges 85600 · Taxes State F & E 51350 · Interest on Taxes Due 87000 · Tax Penalties 90000 · Suspense Account Total Expense Net Ordinary Income Net Ordinary Income

67800 Bank and Service Charges 60100 Late Fees 62200 Finance Charges 62200 Finance Charges 67910 MERCHANT FEE

(PREPARED BY MANAGEMENT AND SUBJECT TO FINAL ADJUSTMENTS)

Doc 123 Filed 07/24/18 Entered 07/24/18 15:52:07 Desc Case 3:18-bk-30530-SHB Main Document Page 18 of 18

Case 3:18-bk-30530-SHB Doc 55-1 Filed 03/30/18 Entered 03/30/18 14:10:03 Desc Exhibit A - NFTL Page 1 of 1

1872

COURT RECORDING DATA

INTERNAL REVENUE SERVICE FACSIMILE FEDERAL TAX LIEN DOCUMENT Lien Recorded

: 08/01/2016 - 00:00AM

Recording Number: 201608010007200

UCC Number

Liber

BANKRUPTCY DOCKET: 3:18-BK-30530-SHB

Page

Area: SMALL BUSINESS/SELF EMPLOYED #5

Lien Unit Phone: (800) 913-6050

IRS Serial Number: 222510816

This Lien Has Been Filed in Accordance with Internal Revenue Regulation 301.6323(f)-1.

Name of Taxpayer:

INDUSTRIAL FABRICATION & REPAIR INC, a C

Residence:

2415 SYCAMORE DR KNOXVILLE, TN 37921

With respect to each assessment below, unless notice of lien is refiled by the date in column(e), this notice shall constitute the certificate of release of lien as defined in IRC 6325(a).

Form (a)	Period (b)	ID Number (c)	Assessed (d)	Refile Deadline (e)	Unpaid Balance (f)
941	03/31/2013	62-1110497	05/19/2014	06/18/2024	\$17,644.96
940	12/31/2013	62-1110497	05/19/2014	06/18/2024	\$1,467.95
941	09/30/2014	62-1110497	04/13/2015	05/13/2025	\$81,773.22
940	12/31/2014	62-1110497	04/27/2015	05/27/2025	\$1,359.79
941	12/31/2014	62-1110497	04/13/2015	05/13/2025	\$118,142.64

Filed at: Register of Deeds

Knox County

Knoxville, TN 37902

Total

\$220,388.56

This notice was prepared and executed at NASHVILLE, TN on this, the 25th day of July, 2016.

Authorizing Official: JEFFREY ROBARDS

Title:

REVENUE OFFICER

25-06-2444